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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/712,103	11/14/2003	Scott David D'Souza	3464-Z	8220
Law Office of	7590 05/12/200 Iim Zegeer	EXAMINER		
Suite 108	Ü	CHAI, LONGBIT		
801 North Pitt Alexandria, V			ART UNIT	PAPER NUMBER
,			2131	
			MAIL DATE	DELIVERY MODE
			05/12/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.		Applicant(s)			
	10/712,103	D'SOUZA ET AL.			
	Examiner	Art Unit			
	LONGBIT CHAI	2131			

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The MAILING DATE of this communication appe	ars on the cover sheet with the o	orrespondence add	ress			
THE REPLY FILED 18 March 2008 FAILS TO PLACE THIS AP	PLICATION IN CONDITION FOR	ALLOWANCE.				
☐ The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of this application, applicant must timely file one of the following replies: (1) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 3 T CFR 1,3 (1) as Request for Continued Examination (RCE) in compliance with 3 T CFR 1.114. The reply must be filed within one of the following time periods:						
a) The period for reply expires <u>9</u> months from the mailing date b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire Is Examiner Note: If box 1 is checked, check either box (a) or (I MONTHS OF THE FINAL REJECTION. See MPEP 766.07(f	dvisory Action, or (2) the date set forth it ter than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	date of the final rejection	n.			
Extensions of time may be obtained under 37 CFR 1,136(a). The date have been filed is the date for purposes of otermining the period of exh under 37 CFR 1,17(a) is calculated from: (1) the expiration date of the s set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patient term adjustment. See 37 CFR 1,704(b). NOTICE OF APPEAL	ension and the corresponding amount on nortened statutory period for reply origin	of the fee. The appropria nally set in the final Office	ate extension fee e action; or (2) as			
 The Notice of Appeal was filed on A brief in complifiling the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed with AMENDMENTS 	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the				
The proposed amendment(s) filed after a final rejection, be (a) They raise new issues that would require further cor (b) They raise the issue of new matter (see NOTE belov (c) They are not deemed to place the application in bett	sideration and/or search (see NOT v);	E below);				
appeal; and/or (d) They present additional claims without canceling a converse NOTE: (See 37 CFR 1.116 and 41.33(a)).	, ,					
 The amendments are not in compliance with 37 CFR 1.121. See attached Notice of Non-Compliant Amendment (PTOL-324). Applicant's reply has overcome the following rejection(s):						
7. \(\times \) For purposes of appeal, the proposed amendment(s): a) I how the new or amended claims would be rejected is proving the status of the claim(s) is (or will be) as follows: Claim(s) allowed:		be entered and an e	xplanation of			
AFFIDAVIT OR OTHER EVIDENCE 8. ☐ The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).						
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to or showing a good and sufficient reasons why it is necessary 	vercome <u>all</u> rejections under appea and was not earlier presented. Se	and/or appellant fail ee 37 CFR 41.33(d)(1	s to provide a			
 10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER 11. ☒ The request for reconsideration has been considered but 		•				
See Continuation Sheet. 12. □ Note the attached Information Disclosure Statement(s). (13. □ Other:	PTO/SB/08) Paper No(s)					
	/Longbit Chai/ Primary Examiner, Art U	nit 2131				

Continuation of 11, does NOT place the application in condition for allowance because:

- 1. As per claim 1, Applicant asserts that "it is respectfully submitted that those skilled in the art would understand that prioritization based on ISP (i.e., on whether the router that supplies the packets supports ingress filtering) is not the same as prioritization based on whether a source address of a packet is known or unknown" (Remarks: Page 3 / 3rd Para). Examiner respectfully disagrees because Brustoloni teaches different service class (i.e. privileged or unprivileged class of service) is assigned to the packets based upon whether the source address can be recognized to be legitimate (i.e. trusted) or whose legitimate; is still to be proven (i.e. untrusted) (Brustoloni: Para [0011]-[0012]) that matches the claim language such as "whereby packets with source addresses recognized to be legitimate", as recited in the distriction.
- 2... Alternatively (merely as an option), claim1 is rejected under Gai in view of Brock and Applicant asserts "Prock's blocking of a source address after a denial of service attack has been detected (based on frequency of occurrence of signature events) is not analogous to, or suggestive of, the claimed prioritization based on packet source addresses" (Remarks: Page 4 / 3rd Para). Examiner respectfully disagrees because, According to MPEP § 2145, in response to applicant's arguments against the references individually, Examiner notes one cannot show nonobviousness by attacking references individually where the rejections are based on combinations or ferferences. See In e Keller, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); In me Merck & Co., 800 F.2d 1091, 231 USPQ 375 (Fed. Cr. 1986). This is because (a) Gai teaches classification rules are used to associate differentiated services (DS) or quality of service (QoS) with different priorities of traffic management that corresponds QoS level to packets based on their source addresses (Gai: Column 6 Line 27 30 / Line 48 57, Column 15 Line 50 54 and Figure 7C / Element 742 & 749) and (b) Brock teaches monitoring the source address or parent the denial of service attacks, a plurality of signature tables are created and ranked (with different classifications) based on likelihood of occurrence of malicious source devices and a null signature is added into the signature tables corresponding to non-malicious devices and a pull signature is added into the signature tables corresponding to non-malicious devices dictaing no threat to the protected device (Brock: Para [0009], Para [0028], Para [0012] Line 5 7, Para [0015] Line 10 25 and Para [0032]) and as such Applicant as a contractive and the signature devices.